08-13555-mg Doc 41033 Filed 11/11/13 Entered 11/11/13 16:58:18 Main Document Presentment Date and Time: November 29, 2013 at 12:00 p.m. noon (Prevailing Eastern Time)

Objection Deadline: November 19, 2013 at 11:00 a.m. (Prevailing Eastern Time)

Hearing Date and Time (Only if Objection Filed): December 18, 2013 at 10:00 a.m. (Prevailing Eastern Time)

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Jacqueline Marcus

Attorneys for Lehman Brothers

Holdings Inc. and Certain of Its Affiliates

### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

Chapter 11 Case No.

LEHMAN BROTHERS HOLDINGS INC., et al.,

Debtors.

(Jointly Administered)

#### NOTICE OF PRESENTMENT OF STIPULATION, AGREEMENT AND ORDER AMONG LEHMAN BROTHERS HOLDINGS INC., AS PLAN ADMINISTRATOR ON BEHALF OF LB 745 LLC, AND YURI AND IRENE BELIK PROVIDING FOR LIMITED RELIEF FROM THE AUTOMATIC STAY

PLEASE TAKE NOTICE that the undersigned will present the annexed stipulation, agreement and order providing for limited relief from the automatic stay (the "Stipulation, Agreement and Order") to the Honorable James M. Peck, United States Bankruptcy Judge, for signature on November 20, 2013 at 12:00 noon (Prevailing Eastern Time).

**PLEASE TAKE FURTHER NOTICE** that unless a written objection to the Stipulation, Agreement and Order, with proof of service, is served and filed with the Clerk of the Court and a courtesy copy is delivered to the Bankruptcy Judge's chambers and the undersigned so as to be received by **November 19, 2013 at 11:00 a.m.** (**Prevailing Eastern Time**), there will not be a hearing and the Stipulation, Agreement and Order may be signed.

**PLEASE TAKE FURTHER NOTICE** that if a written objection is timely served and filed, a hearing (the "<u>Hearing</u>") will be held to consider the Stipulation, Agreement and Order on **December 18, 2013 at 10:00 a.m.** (**Prevailing Eastern Time**) before the Honorable James M. Peck, United States Bankruptcy Judge, at the United States Bankruptcy Court, Alexander Hamilton Customs House, Courtroom 601, One Bowling Green, New York, New York 10004.

**PLEASE TAKE FURTHER NOTICE** that objecting parties are required to attend the Hearing and failure to appear may result in relief being granted or denied upon default.

Dated: November 11, 2013 New York, New York

/s/ Jacqueline Marcus
Jacqueline Marcus
WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153
Telephone: (212) 310-8000
Facsimile: (212) 310-8007

Attorneys for Lehman Brothers Holdings Inc. and Certain of its Affiliates

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Jacqueline Marcus

Attorneys for Lehman Brothers

Holdings Inc. and Certain of Its Affiliates

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

-----X

In re : Chapter 11 Case No.

LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (JMP)

Debtors. : (Jointly Administered)

-----x

# STIPULATION, AGREEMENT AND ORDER AMONG LEHMAN BROTHERS HOLDINGS INC., AS PLAN ADMINISTRATOR ON BEHALF OF LB 745 LLC, AND YURI AND IRENE BELIK PROVIDING FOR LIMITED RELIEF FROM THE AUTOMATIC STAY

Lehman Brothers Holdings Inc. ("LBHI"), as Plan Administrator (the "Plan Administrator") pursuant to the *Modified Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and its Affiliated Debtors* (the "Plan"), on behalf of LB 745 LLC ("LB 745"), Yuri Belik and Irene Belik (Yuri and Irene Belik are referred to herein as the "Beliks," and together with the Plan Administrator, the "Parties"), hereby stipulate and agree as follows:

#### RECITALS

A. On September 15, 2008 and periodically thereafter, LBHI and certain of its subsidiaries (collectively, the "<u>Chapter 11 Estates</u>"), including LB 745, commenced in this Court voluntary cases (the "<u>Chapter 11 Cases</u>") under chapter 11 of title 11 of the United States

Code (the "Bankruptcy Code"). LB 745 commenced its Chapter 11 Case on September 16, 2008 (the "LB 745 Commencement Date").

- B. On July 2, 2009, the Court entered an order setting forth the procedures and deadlines for filing proofs of claim in the Chapter 11 Cases (ECF No. 4271) (the "Bar Date Order"). Pursuant to the Bar Date Order, the Court established September 22, 2009 as the deadline to file proofs of claim for certain types of claims (the "Bar Date"). The Beliks did not file claims in the Chapter 11 Cases prior to the Bar Date.
- C. On December 6, 2011, the Court entered an order (the "<u>Confirmation</u> Order") confirming the Plan (ECF No. 23023). The Plan became effective on March 6, 2012.
- D. Pursuant to paragraph 54 of the Confirmation Order, the automatic stay extant in the Chapter 11 Cases pursuant to section 362 of the Bankruptcy Code (the "Automatic Stay") remains in full force and effect.
- E. On or about January 23, 2007, the Beliks commenced an action in the Supreme Court for the State of New York, County of Queens [Index No. 02293/07] (the "State Court Action"). The Beliks' claims in the State Court Action arise out of certain bodily injuries allegedly suffered by Yuri Belik at Lehman's former headquarters located at 745 Seventh Avenue, New York, New York. Harrigan Contracting, Inc. (the "General Contractor") and Henegan Construction Co., Inc. (the "Construction Manager") are also named as defendants in the State Court Action. The State Court Action has been stayed by the commencement of the Chapter 11 Cases.

<sup>&</sup>lt;sup>1</sup> Nothing contained herein is intended to be determinative of the validity or enforceability of any claim or cause of action asserted by the Beliks against LB 745 or any of its affiliates. The Plan Administrator, on behalf of LB 745 and its affiliates, expressly reserves its right to dispute and/or contest any such claim or cause of action for any reason.

- F. Following the commencement of the State Court Action, LB 745's insurer under policy number 5759349 (the "LB 745 Policy"), American Home Assurance ("American Home"), tendered LB 745's defense in the State Court Action to the Construction Manager, who is contractually required to defend and indemnify LB 745 against the claims asserted by the Beliks in the State Court Action. The Plan Administrator understands that the Construction Manager further tendered LB 745's defense to a subcontractor, Henick Lane, Inc. ("Henick Lane"), who is not named as a defendant in the State Court Actions. The Plan Administrator understands further that the Construction Manager was issued a general liability policy by the Travelers Indemnity Company ("Travelers") and Henick Lane was issued a commercial general liability policy by Travelers (together, the "Travelers Policies") and that the Construction Manager and Henick Lane may each hold commercial umbrella liability and/or commercial excess liability insurance policies (together with the Travelers Policies, the "Contractor Policies") which cover, among other things and in appropriate circumstances, claims for bodily injury-related damages. Pursuant to the Travelers Policy issued to Henick Lane, Travelers accepted the tender from American Home and is providing coverage for LB 745 and the Construction Manager, subject to the terms and conditions of that policy.
- G. On or about August 21, 2013, the Beliks filed their *Motion to Lift Stay* in the Chapter 11 Cases (the "Stay Relief Motion") (ECF No. 39585).
- H. In order to resolve the dispute between the Parties regarding Yuri Belik's alleged injuries, LB 745 has agreed to consent to relief from the Automatic Stay for the limited purpose of allowing the resumption of the State Court Action on the terms set forth herein. In connection therewith, the Beliks expressly covenant and agree that (i) LB 745, the Construction Manager, and their respective insurers shall be permitted to present any and all defenses to the Beliks' claims; and (ii) in the event that any judgment or other relief is allowed against LB 745

in the State Court Action, execution and recovery thereon shall be limited to recovery against insurance proceeds that may be payable to the Beliks under the Contractor Policies and/or the LB 745 Policy (the "Insurance Proceeds").

- I. The Beliks have agreed to forgo any recovery from the Chapter 11 Estates and other than to the extent of the Insurance Proceeds.
- J. In light of the foregoing, the Parties have agreed, subject to approval of this Court, to modify the Automatic Stay for the purposes set forth herein.

NOW, THEREFORE, UPON THE FOREGOING RECITALS, WHICH ARE INCORPORATED AS THOUGH FULLY SET FORTH HEREIN, IT IS HEREBY STIPULATED AND AGREED, BY AND BETWEEN THE PARTIES, THROUGH THEIR UNDERSIGNED COUNSEL, AND, UPON COURT APPROVAL HEREOF, IT SHALL BE ORDERED THAT:

- 1. This Stipulation, Agreement and Order shall have no force or effect unless and until approved by the Court (the "Effective Date").
- 2. Upon the Effective Date, the Automatic Stay shall be modified solely to the extent necessary to permit the Beliks to (i) resume the State Court Action in order to recover their damages, if any, from the Insurance Proceeds, (ii) settle the State Court Action with the applicable insurer(s), if appropriate, and (iii) execute or collect upon any settlement or judgment rendered in their favor in the State Court Action against the Insurance Proceeds without the need to seek further Court approval; provided, however, that the Belik's agree to collect on any settlement or judgment rendered in their favor in the State Court Action first from the Insurance Proceeds available under the Contractor Policies, as applicable; and provided, further, that all other provisions of the Automatic Stay shall remain in full force and effect.
- 3. Notwithstanding the consent of LB 745 to the limited relief described herein, the Beliks hereby covenant and agree that (i) LB 745, the Construction Manager, and their respective insurers shall be permitted to present any and all defenses to the Beliks' claims;

and (ii) in the event that any judgment or other relief is allowed against LB 745 in the State Court Action, execution and recovery thereon shall be limited to the Insurance Proceeds.

- 4. Upon the Effective Date, the Stay Relief Motion shall be deemed resolved.
- 5. This Stipulation, Agreement and Order contains the entire agreement among the Parties as to the subject matter hereof and supersedes all prior agreements and undertakings among the Parties relating thereto.
- 6. This Stipulation, Agreement and Order may only be amended or otherwise modified by a signed writing executed by the Parties.
- 7. Each person who executes this Stipulation, Agreement and Order by or on behalf of a Party represents and warrants that he or she has been duly authorized and empowered to execute and deliver this Stipulation, Agreement and Order on behalf of such Party.
- 8. This Stipulation, Agreement and Order may be executed in counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument, and it shall constitute sufficient proof of this Stipulation, Agreement and Order to present any copy, copies, electronic copies, or facsimiles signed by the Parties.
- 9. Each Party to this Stipulation, Agreement and Order represents that it fully understands the terms hereof. This Stipulation, Agreement and Order shall not be strictly construed against either Party on the ground that the rules for the construction of contracts require the resolution of any ambiguity against the Party that drafted the document.
- 10. This Stipulation, Agreement and Order shall be binding upon and inure solely to the benefit of the Parties hereto and their respective successors and assigns. Nothing contained herein, express or implied, is intended to or shall confer upon any other person or entity any legal or equitable right, benefit, or remedy of any nature whatsoever under or by reason of this Stipulation, Agreement and Order.

- 11. This Stipulation, Agreement and Order shall be governed by and in accordance with the laws of the state of New York, except to the extent that the Bankruptcy Code applies, without regard to principles of conflicts of law that would require the application of laws of another jurisdiction.
- 12. This Stipulation, Agreement and Order shall be effective immediately upon its entry and shall not be stayed pursuant to Federal Rule of Bankruptcy Procedure 4001(a)(3).

13. This Court shall re	tain jurisdiction to resolve any disputes or controversies
arising from this Stipulation, Agreement and Order.	
Dated: November 11, 2013 New York, New York	
	/s/ David Mayer David Mayer
	SACKS & SACKS LLP 150 Broadway, 4th Floor
	New York, New York
	Telephone: (212) 964-5570 Facsimile: (212) 349-2141
	Attorneys for the Beliks
Dated: November 11, 2013	Automeys for the Benks
New York, New York	
	/s/ Jacqueline Marcus
	Jacqueline Marcus
	WEIL, GOTSHAL & MANGES LLP
	767 Fifth Avenue
	New York, New York 10153 Telephone: (212) 310-8000
	Facsimile: (212) 310-8007
	Attorneys for Lehman Brothers Holdings Inc. and Certain of its Affiliates
SO ORDERED, this day of, 2	013 in New York
United States Bankruptcy Judge	